

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No
iling Date November 3, 2003
nventor Todd B. Wendle
Group Art Unit
xaminer James R. Brittain
Attorney's Docket No
Title: Bundling Tie

TERMINAL DISCLAIMER

To: Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

I, Randy A. Gregory, am attorney of record for the above-referenced patent application, and am authorized to make this Terminal Disclaimer.

Todd B. Wendle is the sole owner of all right, title and interest in U.S. Patent Application Serial No. 10/701,147 filed November 3, 2003 by virtue of his being a sole inventor and having not assigned any ownership interest therein to another party.

Todd B. Wendle is the sole owner of all right, title and interest in U.S. Patent No. 6,640,393 filed February 27, 2002 by virtue of his being a sole inventor and having not assigned any ownership interest therein to another party.

Todd B. Wendle hereby disclaims the terminal part of any future patent granted on this U.S. Patent Application Serial No. 10/701,147 which extends beyond the expiration date of U.S. Patents No. 6,640,393 and further hereby agrees that any future patent so granted on this U.S. Patent Application Serial No. 10/701,147 shall be enforceable only for

06/23/2005 SDIRETA1 00000002 502881 10701147

01 FC:2814

65.00 DA

5:|WE51|002|WE51-002-TD1.wpd 12092200N

Page 1 of 2

Jc:\forms\terminal-disclaimer.wpd

and during such period that the legal title to any future patent from U.S. Patent Application Serial No. 10/701,147 shall be the same as the legal title to U.S. Patents No. 6,640,393.

This agreement is to run with any patent granted on the application and is to be binding upon the grantee of such patent and its successors or assigns.

Todd B. Wendle does not disclaim any terminal part of any patent granted on this Serial No. 10/701,147 application prior to the expiration date of the full statutory term of the U.S. Patents No. 6,640,393 in the event either patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321(a), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to expiration of its statutory term as presently shortened by any terminal disclaimer except for the separation of legal title stated above.

Respectfully submitted,

Dated: Dec. 8, 200

By:

Randy A. Gregory

Attorney for Todd B. Wendle

Page 2 of 2

Jc:\forms\terminal-disclaimer.wpd